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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/084,043	02/27/2002	Joseph A. Kwak	I-2-0203.2US	8075	
<sup>24374</sup> VOLPE AND	7590 07/25/2007 KOENIG, P.C.	EXAMINER			
DEPT. ICC	·			TSEGAYE, SABA	
30 SOUTH 17			ART UNIT	PAPER NUMBER	
PHILADELPI	IA, PA 19103		2616		
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		•	07/25/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.



	Application No.	Applicant(s)				
Office Action Commence	10/084,043	KWAK, JOSEPH A.				
Office Action Summary	Examiner	Art Unit				
	Saba Tsegaye	2616				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 16 Ju	lv 2007					
•						
· <u> </u>						
closed in accordance with the practice under E.	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠ Claim(s) <u>1-6,10 and 11</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.	_					
6)⊠ Claim(s) <u>1-6,10 and 11</u> is/are rejected.						
7) Claim(s) is/are objected to.		·				
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examiner						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:	. In more than an annual transition of					
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 7/16/07.	5) Notice of Informal P 6) Other:	atent Application				
S. Patent and Trademark Office						

#### **DETAILED ACTION**

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 07/16/07 has been entered.
- 2. Claims 1-6, 10 and 11 are pending. Currently no claims are in condition for allowance.

## Double Patenting

3. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 1-6, and 11 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1-6 of U.S. Patent No. 7,149,192. Although the conflicting

claims are not identical, they are not patentably distinct from each other because claims 1-6 and 11 of the instant application merely broadens the scope of the claims 1-6 of the patent No, 7, 149,192 by eliminating the elements and their functions of the claims. It has been held that the omission and element and its function is an obvious expedient if the remaining elements perform the same function as before. *In re Karlson*, 136 USPQ 184 (CCPA. Also note *Ex parte Rainu*, 168 USPQ 375 (Bd. App. 1969); omission of a reference element whose function is not needed would be obvious to one skilled in the art.

#### Claim Rejections - 35 USC § 112

- 4. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 5. Claims 1-6, 10 and 11 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 1 and 11, the phrase "demodulating received packet" is vague. It is not clear where the demodulating of packets is taking place (at transmitter or the receiver).

### Claim Rejections - 35 USC § 103

6. Claims 1, 2, 5, 6 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schramm et al. (US 6,208,663) in view of Malkamaki et al. (US 6,735,180), Fong et al. (US 6,760,860), Yonge III et al. (US 6,522,650).

Regarding claims 1 and 10, Schramm discloses, in Figs. 3 and 5, a method for adjusting data modulation at base station comprising:

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receiving data at a transmitter for transmission (a radio base stations 22; column 5, lines 59-65, where an LLC frame is received at the transmitter for transmission);

formatting the received data into packets for transmission to the receiver, each packet having a particular encoding/data modulation (a radio base stations 22; where the LLC is formatted into RLC blocks, where the modulation scheme for transmission of and RLC block changes, column 5, lines 59-65);

appending the error check sequences (see fig. 4; BCS (block check sequence); column 3, lines 16-18) transmitting the packets (column 5, lines 25-45);

storing the packets for retransmission in a buffer memory incorporated into the transmitter (column 7, lines 14-20, where retrieving the FEC encoded block identified in a negative ARQ acknowledgement from **storage**, indicates that the packets are stored for retransmission in a memory in the transmitter);

monitoring a return channel for receipt of acknowledgment for reach packet that the packet has been received (column 7, lines 39-53; column 8, lines 37-42);

retransmitting an original or selectively modified packet at the transmitter (where retrieve the FEC encoded block identified in a negative ARQ acknowledgement from storage, such that selectively modified packet is retransmitted; column 7, lines 14-27) in response to failure to receive a corresponding acknowledgement for a given packet (retransmission is sent upon receipt of a negative ARQ (according well known ARQ routines, column 6, lines 60-67) see also column 5, lines 59-62; column 10, lines 45-49);

receiving a corresponding acknowledgement for a given packet (column 6, lines 60-67; column 10, lines 45-49);

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collecting retransmission statistics and adjusting the particular data/modulation using the collected statistics (column 7, lines 6-9; where the transmitter counts the number of requests for retransmitted blocks);

demodulating received packets (column 6, lines 60-62);

buffering, decoding, and detecting packet errors (column 6, lines 60-67);

generating an acknowledgement for each received packet if that packet has an acceptable error rate (mobile station signal to the transmitter using well known ARQ routine).

Further, Schramm discloses that the ARQ protocol is the RLC layer. An LLC frame to be transmitted by RBS is segmented into RLC blocks then transmitting the blocks to the mobile station through the physical layer (data is received from a higher layer ARQ mechanism).

Schramm does not disclose that data is formatted by a physical layer transmitter and generating an acknowledgment at the physical layer and physical layer ARQ mechanism operates transparently with respect to the higher layer ARQ mechanism.

Malkamaki teaches a fast feedback scheme for a fast physical layer hybrid ARQ for data transmitted in the downlink direction. Further, Malkamaki teaches that one way to speed up the whole process is to generate the feedback data in physical layer of the receiver. Similarly of the transmissions should be generated at the physical layer of the transmitter. Alternatively, the feedback and the retransmission can also be generated in a layer, which is co-located with the physical layer (column 1, lines 54-60).

Fong teaches a dual ARQ type arrangement (see Fig, 2 and abstract), which is layer 1 and layer 2 both support ARQ operation (column 2, lines 45-53 (as in claim 1)).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Schramm's ARQ method to incorporate the teachings from Malkamaki of a physical layer ARQ mechanism and a dual type arrangement from Fong, the motivation being that the ARQ system will be more reliable by eliminating any long delay between the higher layer and the physical layer.

Schramm, further, teaches that a copy of the FEC coded blocks is stored by the transmitting entity prior to modulation. If retransmission is requested for a particular block, that block can be retrieved from storage and fed into a different modulator (column 6, lines 4-11). Malkamaki, also, teaches that the sender must store any packet for possible retransmission until such time that the sender receives acknowledgement from the receiver that the packet has been received properly (column 3, line 63-column 4, line 7). However, Schramm in view of Malkamaki, and Fong does not expressly disclose limiting the number of retransmissions to an operator-defined integer value, and clearing the buffer memory after the integer value is reached. Yonge illustrates, in Figs. 23 and 24, flow diagrams of a response resolve process performed by the frame transmit process of TX handler. Further, Yonge teaches that process 444 determines if the NACK-count is greater than the NACK-count threshold (in this example, a threshold of 4). If the NACK-count is determined to be greater than the threshold of 4, then the frame is discarded (column 26, line 60-column 27, line 41, esp. column 27, lines 13-22).

It would have been obvious to one ordinary skill in the art at the time of the invention was made to add a retransmission counter that limits the number of retransmissions to an operator defined integer value and clears the buffer memory after the integer value is reached, such as that suggested by Yonge, in the retransmission system of Schramm in view of

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Malkamaki, and Fong in order to reduce implementation complexity and to reduce the number of retransmission times thereby the transmission quality in real-time transmission is improved.

Regarding claim 2, Schramm discloses the method wherein the particular encoding/data modulation is forward error correction FEC encoding/data modulation (column 7, line 54column 8, line 11).

Regarding claim 5, Schramm discloses the method wherein the acknowledgments are transmitted on the fast feedback channel using a CDMA air interface (column 4, lines 49-56).

Regarding claim 6, Schramm discloses the method further comprising transmitting a negative acknowledgment, if that packet has an unacceptable error rate (column 7, lines 39-45).

7. Claims 3 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schramm in view of Malkamaki, Fong and Yong as applied to claim 1 above, and further in view of Agee (US 6,128,276).

Schramm in view of Malkamaki, Fong and Yong discloses all the claim limitations as stated above except for: the packets are transmitted using an OFDMA air interface in which frequency sub channels in an OFDMA set may be selectively nulled.

Agee teaches a radio communication method that is compatible with discrete multiple tone and orthogonal frequency-division multiplex-like frequency channelization techniques (column 4, linel9-column 5, line 40).

It would have been obvious to one ordinary skill in the art at the time of the invention was made to add a method that transmit packets using an OFDMA air interface, such as that suggested by Agee, in the method of Schramm in view of Malkamaki, Fong and Yonge in order to allow stationary and linear channel distortion to be modeled as an exactly multiplicative effect on the transmit spreading code.

8. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Schramm in view of Malkamaki, Fong and Yonge as applied to claim 1 above, and further in view of Birru (US 2002/0037058).

Schramm in view of Malkamaki, Fong and Yonge discloses all the claim limitations as stated above. Further, Schramm discloses that the invention is applied to all types of access methodologies including FDMA, TDMA, CDMA and hybrids thereof. However, Schramm in view of Malkamaki, Fong and Yonge does not expressly discloses wherein the packet are transmitted using a single carrier having a frequency domain equalization (SC-FDE) air interface.

Birru teaches that a multi-standard demodulator, which includes COFDM, a frequency domain equalizer for single carrier results in a cost-effective solution compared to a time domain equalizer.

It would have been obvious to one ordinary skill in the art at the time of the invention was made to use SC-FDE, such as that suggested by Birru, in the multi-access methodologies of Schramm in view of Malkamaki, Fong and Yonge in order to provide cost effectiveness and multi-path performance (0059).

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Response to Arguments

9. Applicant's arguments with respect to claims 1-6, 10 and 11 have been considered but are

moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Saba Tsegaye whose telephone number is (571) 272-3091. The

examiner can normally be reached on Monday-Friday (7:30-5:00), First Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Wing Chan can be reached on (571) 272-7493. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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Saba Tsegaye

Examiner

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ST July 23, 2007

WING CHAN

RVISORY PATENT EXAMINER

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